UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	

In re:

03-MD-1570 (GBD)(SN)

TERRORIST ATTACKS ON SEPTEMBER 11, 2001

SAUDI ARABIA NOTICE OF AMENDMENT

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This document relates to: Ashton v. Kingdom of Saudi Arabia, No.17-cv-2003 (GBD)(SN).

Plaintiffs file this Notice of Amendment with respect to the underlying Complaint in the above-referenced matter, ECF No. 1, as permitted and approved by the Court's Order of July 10, 2018, ECF No. 4045. Upon the filing of this Notice of Amendment, the underlying Complaint is deemed amended to add the individual(s) listed below (the "New Plaintiff(s)") as plaintiff(s) raising claims against the Kingdom of Saudi Arabia. The underlying Complaint is deemed amended to include the factual allegations, jurisdictional allegations, and jury trial demand, as indicated below, of (a) the Consolidated Amended Complaint as to the Kingdom of Saudi Arabia, ECF No. 3463, or (b) the Complaint Against the Kingdom of Saudi Arabia, Ashton v. Kingdom of Saudi Arabia, No. 17-cv-2003 (GBD)(SN) (S.D.N.Y. Mar. 30, 2017), ECF No. 1, as well as all causes of action specified below. The amendment effected through this Notice of Amendment supplements by incorporation into, but does not displace, the underlying Complaint. This Notice of Amendment relates solely to the Kingdom of Saudi Arabia and does not apply to any other defendant.

Upon filing this Saudi Arabia Notice of Amendment, each New Plaintiff is deemed to have adopted all factual and jurisdictional allegations of the complaint that has been joined as specified below; all prior filings in connection with that complaint; and all prior Orders and rulings of the Court in connection with that complaint.

## **CAUSES OF ACTION**

Each Plaintiff hereby adopts and incorporates herein by reference the following factual allegations, jurisdictional allegations, and jury trial demand in the following complaint [check only one complaint] and the following causes of action set forth in that complaint:

Consolidated Amended Complaint as to the Kingdom of Saudi Arabia, ECF No. 3463 (check all causes of action that apply)					
	COUNT I – Aiding and Abetting and Conspiring with Al Qaeda to Commit the September 11th Attacks upon the United States in violation of 18 U.S.C. § 2333(d) (JASTA).				
	COUNT II – Aiding and Abetting and Conspiring with Al Qaeda to Commit the September 11th Attacks upon the United States in violation of 18 U.S.C. § 2333(a).				
	COUNT III – Committing Acts of International Terrorism in violation of 18 U.S.C. § 2333.				
	COUNT IV – Wrongful Death.				
	COUNT VI – Alien Tort Claims Act.				
	COUNT VII – Assault and Battery.				
	COUNT VIII – Conspiracy.				
	COUNT IX – Aiding and Abetting.				
	COUNT X – Intentional Infliction of Emotional Distress.				
	COUNT XII – Liability Pursuant to Restatement (Second) of Torts §				

		317 and Restatement (Third) of Agency § 7.05: Supervising Employees and Agents.					
		COUNT XIII – Liability Pursuant to Restatement (Second) of Torts § 317 and Restatement (Third) of Agency § 7.05: Hiring, Selecting, and Retaining Employees and Agents.					
		COUNT XIV – 18 U.S.C. § 1962(a)–(d) – CIVIL RICO.					
		COUNT XV – Trespass.					
		COUNT XVI – Violations of International Law.					
<b>V</b>	Complaint Against the Kingdom of Saudi Arabia, <u>Ashton v. Kingdom of Saudi Arabia</u> , No. 17-CV-2003 (GBD)(SN) (S.D.N.Y. Mar. 30, 2017), ECF No. 1 (check all causes of action that apply)						
	V	First Cause of Action to Recover Wrongful Death Damages Pursuant to 28 U.S.C. § 1605B (the Justice Against Sponsors of Terrorism Act or JASTA) and 18 U.S.C. § 2333 et seq. (the Anti-Terrorism Act or ATA)					
	V	First Cause of Action to Recover Personal Injury Damages Pursuant to 28 U.S.C. § 1605B (the Justice Against Sponsors of Terrorism Act or JASTA) and 18 U.S.C. § 2333 et seq. (the Anti-Terrorism Act or ATA)					
	~	Second Cause of Action for Wrongful Death Damages Pursuant to State Tort Law					
	~	Second Cause of Action for Personal Injury Damages Pursuant to State Tort Law					
	~	Third Cause of Action for Wrongful Death Damages Pursuant to the Alien Tort Claims Act					
	V	Third Cause of Action for Personal Injury Damages Pursuant to the Alien Tort Claims Act					

## **IDENTIFICATION OF NEW PLAINTIFFS**

Each New Plaintiff is or was a survivor of a person who died due to the terrorist attacks of September 11, 2001. For each New Plaintiff, the following chart lists the New Plaintiff's name, the New Plaintiff's residency and nationality, the name of the New Plaintiff's deceased family member, the New Plaintiff's relationship to the decedent, and the paragraph(s) of the underlying Complaint discussing the decedent and/or the decedent's estate.

	Plaintiff's Name (alphabetical by last name)	Plaintiff's State of Residency at filing (or death)	New Plaintiff's Citizenship/ Nationality on 9/11/2001	9/11 Decedent's Name	New Plaintiff's Relationship to 9/11 Decedent	Paragraphs of Complaint discussing 9/11 Decedent
1	Pelino, Maureen	SC	USA	Pelino, Todd Douglas	Parent	N/A
2	Pelino, Terrence	NC	USA	Pelino, Todd Douglas	Sibling	N/A
3	Godwin, Marcy Ilena	IL	USA	Punches, Jack	Sibling	N/A
4	Salerno, John	NY	USA	Salerno, John	Child	N/A
5	Spencer, Robert	NJ	USA	Spencer, Robert	Child	N/A
6	Taddonio, Marc	NY	USA	Taddonio, Michael	Co-Personal Representative of the Estate of Richard Taddonio, deceased Parent of Michael Taddonio	N/A
7	Taddonio, Richard	SC	USA	Taddonio, Michael	Co-Personal Representative of the Estate of Richard Taddonio,	N/A

					deceased Parent of Michael Taddonio	
8	Terrenzi Spring, Elizabeth	NY	USA	Terrenzi, Brian	Child	N/A
9	Vauk, Meaghan	MD	USA	Vauk, Ronald	Child	N/A
10	Wotton, Rodney	NJ	USA	Wotton, Rodney	Child	N/A

Dated: August 30, 2023

Rye Brook, New York

## Respectfully submitted,

By: s/ Frank H. Granito

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